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Delhi



GOVERNMENT OF INDIA

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DELHI ADMINISTRATION  
PUBLISHED BY AUTHORITY

14390 R 2.7.63  
No. 27]

DELHI, THURSDAY, JULY 4, 1963/ASADHA 13, 1885

2141 F/MA 9.7.63 . PART IV

Notifications of Departments of the Delhi Administration  
other than notifications included in Part I

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DELHI ADMINISTRATION

NOTIFICATIONS

(Development Department)

Delhi, the 20th June 1963

No. GS(16)A-60.—Whereas the Chief Commissioner, Delhi is satisfied that the Gaon Panchayat Wazirpur, Alipur Block, Delhi has persistently made default in the performance of duty imposed under the Delhi Panchayat Raj Act, 1954 relating to the protection of land vested in the Gaon Sabha Wazirpur.

Now, therefore, in exercise of the powers conferred by section 88(1) of the said Act, the Chief Commissioner, Delhi hereby supersedes the said Gaon Panchayat, and further directs in exercise of the powers conferred by section 88(4) of the Delhi Panchayat Raj Act, 1954 and section 161 of the Delhi Land Reforms Act, 1954 that the duties, powers and functions of the said Gaon Panchayat Wazirpur.

- (i) in respect of development of various kinds and all other work except land management shall be discharged, exercised and performed by the Block Panchayat Samiti, Alipur; and

- (ii) in respect of matters pertaining to land management work, shall be discharged, exercised and performed by the Deputy Commissioner, Delhi.

By Order,

K. P. SINGH,

Development Commissioner,  
Delhi Administration, Delhi.

Delhi, the 26th June 1963

No. F.5(14)/63-Fin(E).—In exercise of the powers conferred by sub-section (1) of section 51 of the Madras Chit Funds Act, 1961, as extended to the Union Territory of Delhi, the Administrator of Delhi is pleased to appoint Shri V. R. Bapat, Commissioner of Sales, Delhi, as the Director of Chits for purposes of the aforesaid Act.

By Order,

SUKHRAJ BAHADUR,

Under Secy. Finance (Expenditure),  
Delhi Administration, Delhi.

Delhi, the 26th June, 1963

No. F.2(2)/63-Ind.—The following is published for general information :—

List of Licences issued under the Industries (Development and Regulation) Act, 1951—for the week ending 8th June, 1963.

Name and full address of the undertaking (and location)	Articles of manufacture and capacity (and type of licence i.e., NU/SE/NA/COB/Shifting).	Licence number and date
1	2	3

SCHD. IND. NO. 5(1)—ELECTRICAL EQUIPMENT

1. The Cochin Malleables (Private) Ltd., Trichur-4 (Kerala). Fittings of Malleable iron and steel (Galvanised) for H.T. Insulator Discs 3,60,000 sets per annum (after effecting substantial expansion). (S.E.) L/5(1)/2/LEEI/63, 24-5-63.
2. Beegee Corporation (Private) Ltd., 25, Factory Area, Patiala (Patiala, Punjab). Distribution Transformers upto 750 KVA and 11 KVA 50,000 KVA. (N.U.) L/5(1)/81/EEI/63, 21-5-63.

SCHD. IND. NO. 7(5)—AUTOMOBILES.

3. Super Seals India Private Ltd., 5, Scindia House, New Delhi (Punjab). Hydraulic Rubber Brake House 2,92,610 metres per annum. (N.A.) L/7(5)/42/63-ABI, 21-5-63.

SCHD. IND. NO. 8A(1)—TEXTILE MACHINERY

4. Industrial Machinery Manufacturers (P) Ltd., Open Air Creel 480 sets per annum. L/8/A-1/46/63-MEI, 18-5-63.  
Rohit Mills Compound, Khokhra Mohmedabad,  
Ahmedabad-8 (Ahmedabad, Gujarat). (N.A.)

SCHD. IND. NO. 8(B-4)—MIXERS AND REACTORS

5. J.K. Iron and Steel Co. Ltd., Kamla Tower, Brick & Block making machinery 300 Nos. per annum. L/8/B-4/1/63/MEI, 16-5-63.  
Kanpur (Kanpur, Uttar Pradesh).  
Khandasari plant 12 Nos. per annum.  
(N.A.)

SCHD. IND. NO. 12(2)—HAND TOOLS ALL TOOLS & THE LIKE.

6. Shri Ram Partap, 31, Rajpur Road, Civil Lines, Jigs and Fixtures, Pressing tools, Moulds and Dies L/12-2/90/63/MEI 28-5-63.  
Delhi-6, Proposed name : M/s. Aress Manu-  
facturing Co. (Private) Ltd., (Bhadurgarh, Distt. worth Rs. 26 lakhs per annum.  
Gurgaon, Punjab). (N.U.)

SCHD. IND. NO. 13(3)—AIR CONDITIONERS AND REFRIGERATORS

7. Pandit Kanhaya Lal Punj, Punj House, M-13, 1. Rotor and Stator of hermetic } L/13(3)/2/LEI(B)/63, 29-5-63.  
Connaught Circus, New Delhi-1, Proposed name : Refrigeration compressors . . . 30,000  
M/s. Lloyd Industries Private Ltd., (Chandi- 2. Thermostats and controls . . . Nos. each  
garh, Punjab). 3. Expansion valves . . . per  
4. Switches . . . annum.  
5. Overloads and Relays . . . }  
(N.U.)

SCHD. IND. NO. 19(14)—MISCELLANEOUS CHEMICALS

8. Shri D.N. Dhandke, 1, Grosvenor House, Oxygen 60 m. cu. ft. per annum L/19(14)/15/63-Chem. II,  
Pedder Road, Bombay-26. Proposed name : Dissolved Acetylene 12 m.cuft. per annum 28-5-63.  
Southern Gas Ltd., (Alwaye Tehsil, District  
Ernakulam, Kerala). (N.U.)

SCHD. IND. NO. 22—DRUGS AND PHARMACEUTICALS

9. Atul Products Ltd., Post Atul, District, Surat Acetomenaphthone 150 kgs. per annum L/22/162/63-Ch. III, 30-5-63.  
(Gujarat). (S.E.)
10. Ciba of India Ltd., Royal Insurance Building, Crude Quinone . . . . . 1,200 L/22/163/63-Chem. III,  
14, N.J. Tata Road, P.O. Box 1123, Bombay-1 kgs. per annum. 31-5-63.  
(Maharashtra).  
Antrenyl . . . . . 156 kgs. per annum.  
Ismelin . . . . . 252 kgs. per annum.  
Navidix . . . . . 5 kgs. per annum.  
(S.E.)

SCHD. IND. NO. 23(1)—COTTON TEXTILES

11. Associated Industries (Assam) Ltd., 16, Netaji 250 plain looms for the manufacture of cotton L/23(1)/575/63-Tex. (E),  
Subhas Road, Calcutta-1 (Chandrapur, District cloth. (S.E.) 4-6-63.  
Kamrup, Assam.)
12. Digvijay Spinning and Weaving Co. Ltd., 4368 spindles for the manufacture of cotton yarn, L/23(1)/576/63-Tax (B),  
Lalbagh, Parel, Bombay (Maharashtra). (S.E.) 1-6-63.

SCHD. IND. NO. 23(2)—TEXTILES—MADE WHOLLY OR IN PART OF JUTE INCLUDING JUTE, TWINE AND ROPE.

13. The General Industrial Society Ltd., Calcutta Wide Hessian (Carpet Backing cloth) L/23(2)/56/J&C/63, 28-5-63.  
(West Bengal). 114 Broad looms for producing 11,400 tonnes per annum. (S.E.)

SCHD. IND. NO. 28(1)—VEGETABLE OILS INCLUDING SOLVENT EXTRACTED OILS

14. Hilla Tea Estates and Industries Ltd., 23, Camac Cotton seed oil 20,000 tons in terms of cotton L/28(1)/3/63-Chem. II,  
Street, Calcutta-16 (Khandwa, Madhya Pradesh) seed. (N.U.) 13-5-63.

SCHD. IND. NO. 30(1)—TYRES AND TUBES

15. National Rubber Manufactures Ltd., Leslie Bicycles tyres 16,00,000 Nos. per annum L/30(1)/5/63-Chem. IV,  
House, 19, Chowringhee, Calcutta-13 (Calcutta) (S.E.) 29-5-63.  
(West Bengal)

SCHD. IND. NO. 30(2)—SURGICAL AND MEDICAL PRODUCTS INCLUDING PROPHYLACTICS.

16. L.D. Seymour and Co. (India) Private Ltd., 331- Rubber contraceptives 3,74,40,000 Nos. per L/30(2)/23/63-Chem. IV,  
333, Thambu Chetty Street, Madras-1 Proposed name : M/s. London Rubber Co. (India) Pri- annum. 31-5-63.  
vate Ltd., (Chingleput, Madras). (N.U.)

Licence No. and date	Name of the original owner/the original name of the undertaking.	The name of the new owner/the new name of the undertaking.
Registration Certificate No. R/4/160 R/1A(3)/9 7-1-57 (West Bengal)	Name of the undertaking M/s. India General Navigation and Railway Co. Ltd., Calcutta.	Name of the new undertaking : M/s. Rivers Steam Navigation Co. Ltd., Calcutta.  Name of the new owner : M/s. Macneill and Barry Ltd., Calcutta.
Registration Certificate No. R/7/2 R/7(2)/2 18-9-52 (West Bengal).	Name of the undertaking : Rajah Bagan Dockyard, Calcutta	Name of the new owner : M/s. Macneill and Barry Ltd., Calcutta.
L/24(1)/N-10/59, 29-10-59 (S.E.) Punjab.	M/s. Delhi Pulp Industries	M/s. Rajendra Paper Mills, Calcutta.

Statement showing the licences Revoked/Cancelled during the week ending 8th June, 1963.

Licence No. and date	Name of the party	Articles of manufacture
L/24(1)/40/Ch(1)/61, 7-4-61 (N.U.) Uttar Pradesh.	Name of the Licensee: Shri Girdhar Das Seth, Ghazipur Name of the undertaking : M/s. Anand Paper Manufacturing Co., Ghazipur.	Writing and printing paper and pulp.
L/26(1)/4/61-Ch. II, 31-7-61 (S.E.) Bihar.	Name of the Licensee : M/s. The Industrial Corporation Ltd., Bombay Name of the undertaking : M/s. Behar Sugar Works, Pachnakhi, Distt. Saran.	Alcohol.

By Order,  
DES RAJ,

Under Secy. (Industries & Labour), Delhi Admn., Delhi.

(Revenue Department)

Delhi, the 22nd June, 1963

No. F.1(138)/63-GA(Estt.)(i).—In exercise of the powers conferred by clause (a) of sub-section (1) of section 105 of the Punjab Tenancy Act, 1887, as in force in the Union Territory of Delhi, the Chief Commissioner, Delhi, is pleased to confer with effect from the date of taking over charge on Shri S. C. Pandey, Delhi Himachal Pradesh Civil Service, Additional District Magistrate, Delhi, all the powers of a Collector under the said Act.

No. F.1(138)/63-GA(Estt.)(ii).—In exercise of the powers conferred by clause (a) of sub-section (1) of section 27 of the Punjab Land Revenue Act, 1887, the Chief Commissioner, Delhi is pleased to confer with effect from the date of taking over charge on Shri S. C. Pandey, Delhi Himachal Pradesh Civil Service, Additional District Magistrate, Delhi, the powers of a Collector under the said Act.

No. F.1(138)/63-GA(Estt.)(iii).—In exercise of the powers conferred by sections 15 and 223 of the Uttar Pradesh Land Revenue Act, 1901, the Chief Commissioner, Delhi, is pleased to appoint Shri S. C. Pandey, Delhi Himachal Pradesh Civil Service, Additional District Magistrate, Delhi, with effect from the date of taking over charge as an Assistant Collector of the First Class and to confer on him all the powers of a Collector under the said Act.

No. F.1(138)/63-GA(Estt.)(iv).—In pursuance of the provisions of clause (6) of section 3 of the Delhi Land Reforms Act, 1954, the Chief Commissioner, Delhi, is pleased to empower Shri S. C. Pandey, Delhi Himachal Pradesh Civil Service, Assistant Collector of the 1st Class, Delhi, with effect from the date of taking over charge, to discharge all the functions of a Deputy Commissioner under the said Act.

By Order,

S. G. BOSE MULLICK,

Dy. Commissioner, Delhi.

GOVERNMENT OF INDIA  
MINISTRY OF FINANCE  
(Department of Economic Affairs)  
NOTIFICATIONS

New Delhi, the 10th June 1963

S.O. 1600.—Whereas the Central Government has received a request in writing from the governing body of the Delhi Stock Exchange Association Ltd., New Delhi that the bye-laws made by it may amended.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 10 of the Securities Contracts (Regulation) Act, 1956 (42 of 1956), the Central Government hereby makes the amendments to the bye-laws of the Delhi Stock Exchange Association Ltd., New Delhi specified in the Schedule below, and in pursuance of the proviso to sub-section (4) of that section the Central Government, in the interest of the trade, and with a view to enable the said Stock Exchange to commence bargains for the clearing under its bye-laws without delay, hereby dispenses with the condition of previous publication of the said amendments to the bye-laws.

SCHEDULE

In the bye-laws of the Delhi Stock Exchange Association Ltd., New Delhi, (1) for Bye-law 46, the following shall be substituted, namely:—

Conditions of Admission to the Cleared Securities List

46. The Board of Directors shall from time to time specify the securities admitted to dealings on the Exchange which shall be included in the Cleared Securities List but no securities shall be so included unless the following conditions are satisfied, namely—

- The securities are fully paid-up equity shares of a Company other than a banking company.
- The securities have been admitted to dealings for at least three years on any Stock Exchange recognised under the Securities Contracts (Regulation) Act, 1956, or in the case of a merger Company the securities of the principal merging Companies had been so admitted to dealings for at least three years previous to the date of merger.

(iii) The securities are not included in the Cleared Securities List of any other Stock Exchange recognised under the Securities Contracts (Regulation) Act, 1956.

(iv) The Company is of sufficient magnitude and public importance and the subscribed capital represented by the securities is at least Rs. 25 lakhs and their aggregate value at the ruling market price is at least one crore of rupees.

(v) There is adequate public interest in the Company and at least 49 per cent of the capital represented by the securities is held by the public and such holdings are broadly and evenly distributed among a large number of shareholders without any undue concentration in the hands of a few persons.

*Explanation.*—For purposes of sub-clause (v) of this provision the word “public” shall be deemed to exclude Directors, Managing Directors, Managing Agents, Secretaries and Treasurers and where the Managing Agents or Secretaries and Treasurers are a partnership firm or a private limited Company the partners of such firm and members of such Company; the nominees and the husband, wife, brother, or sister of the persons aforesaid and any private or public limited Company in which such persons have a controlling interest or which is under their management or supervision.”;

(2) in Bye-law 52, for clauses (d) and (e), the following shall be substituted, namely :—

*Carry-over Bargains Deemed to be at Make-up Price.*

(d) Carry-over bargains in any Cleared Security shall be deemed to be at the making-up price fixed for the security for the current Clearing.”

*“Performance of Bargains in Cleared Securities*

(e) Bargains in Cleared Securities entered into during a clearing may be closed by purchase or sale during the Clearing or carried-over to the ensuing Clearing. All bargains entered into during the Clearing that remain outstanding at the close of business on the last business day shall be performed by delivery and payment on the days fixed for the purpose.”;

(3) Bye-law 222 shall be renumbered 222(a), and after the Bye-law so renumbered, the following new clause (b) shall be inserted, namely :—

*Carry-over Contracts at Other Than Special Making-up Price When Void*

(b) Save as otherwise provided in these Bye-laws and Regulations carry-over contract notes rendered by members to their constituents shall be at the special making-up price fixed as prescribed in the relative Regulation notwithstanding that the corresponding bargains have been entered into at a price other than such special making-up price. Carry-over contracts between members and their constituents either as agent to principal or as principal to principal in respect of which contract notes are not rendered as prescribed herein shall be deemed void.”;

(4) in Bye-law 346, in sub-clause (vi) of clause (a), for the fullstop at the end, a semi-colon shall be substituted; and after the said sub-clause, the following new sub-clause (vii) shall be inserted, namely :—

“(vii) carry-over contracts between members and their constituents either as agent to principal or as principal to principal in respect of which contract notes are not rendered to constituents at the special making-up price as provided in these Bye-laws and Regulations.”

[No. F. 24/14/SE/EAD/63.]

S.O. 1601.—Whereas the Central Government has received a request in writing from the governing body of the Madhya Pradesh Stock Exchange, Indore that the bye-laws made by it may be amended.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 10 of the Securities Contracts (Regulation) Act, 1956 (42 of 1956), the Central Government hereby makes the amendments to the bye-laws of the Madhya Pradesh Stock Exchange, Indore specified in the Schedule below, and in pursuance of the proviso to sub-section (4) of that section the Central Government, in the interest of the trade, and with a view to enable the said Stock Exchange to commence bargains for the clearing under its bye-laws without delay hereby dispenses with the condition of previous publication of the said amendments to the bye-laws.

#### SCHEDULE

In the bye-laws of the Madhya Pradesh Stock Exchange, Indore

(1) for Bye-law 46, the following shall be substituted, namely :—

*Conditions of Admission to the Cleared Securities List*

46. The Governing Board shall from time to time specify the securities admitted to dealings on the Exchange which shall be included in the Cleared Securities List but no securities shall be so included unless the following conditions are satisfied, namely—

(i) The securities are fully paid-up equity shares of a Company other than a banking company.

(ii) The securities have been admitted to dealings for at least three years on any Stock Exchange recognised under the Securities Contracts (Regulation) Act, 1956, or in the case of a merger Company the securities of the principal merging Companies had been so admitted to dealings for at least three years previous to the date of merger.

(iii) The securities are not included in the Cleared Securities List of any other Stock Exchange recognised under the Securities Contracts (Regulation) Act, 1956.

(iv) The Company is of sufficient magnitude and public importance and the subscribed capital represented by the securities is at least Rs. 25 lakhs and their aggregate value at the ruling market price is at least one crore of rupees.

(v) There is adequate public interest in the Company and at least 49 per cent of the capital represented by the securities is held by the public and such holdings are broadly and evenly distributed among a large number of shareholders without any undue concentration in the hands of a few persons.

*Explanation.*—For purposes of sub-clause (v) of this provision the word “public” shall be deemed to exclude Directors, Managing Directors, Managing Agents Secretaries and Treasurers and where the Managing Agents or Secretaries and Treasurers are a partnership firm or a private limited Company the partners of such firm and members of such company, the nominees and the husband, wife, brother, or sister of the persons aforesaid and any private or public limited Company in which such persons have a controlling interest or which is under their management or supervision.”;

(2) in Bye-law 52, for clauses (d) and (e), the following shall be substituted, namely :—

*Carry-Over Bargains Deemed to be at Making-up Price*

(d) Carry-over bargains in any Cleared Security shall be deemed to be at the making-up price fixed for the security for the current Clearing.”

*“Performance of Bargains in Cleared Securities.*

(e) Bargains in cleared Securities entered into during a Clearing may be closed by purchase or sale during the Clearing or carried-over to the ensuing Clearing. All bargains entered into during the Clearing that remain outstanding at the close of business on the last business day shall be performed by delivery and payment on the days fixed for the purpose.”;

(3) Bye-law 222 shall be renumbered 222(a), and after the Bye-law so renumbered, the following new clause (b) shall be inserted, namely :—

*“Carry-over Contracts at Other Than Special Making-up Price when Void.*

(b) Save as otherwise provided in these Bye-laws and Regulations carry-over contract notes rendered by members to their constituents shall be at the special making-up price fixed as prescribed in the relative Regulation notwithstanding that the corresponding bargains have been entered into at a price other than such special making-up price. Carry-over contracts between members and their constituents either as agent to principal or as principal to principal in respect of which contract notes are not rendered as prescribed herein shall be deemed void.”; (4) in Bye-law 354, in sub-clause (vi) of clause (a), for the full-stop at the end, a semi-colon shall be substituted; and after the said sub-clause, the following new sub-clause (vii) shall be inserted, namely :—

“(vii) carry-over contracts between members and their constituents either as agent to principal or as principal to principal in respect of which contract notes are not rendered to constituents at the special making-up price as provided in these Bye-laws and Regulations.”

[No. F. 24/14/SE/EAD/63.]

S.O. 1602.—Whereas the Central Government has received a request in writing from the governing body of the Stock Exchange, Ahmedabad that the bye-laws made by it may be amended.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 10 of the Securities Contracts (Regulation) Act, 1956 (42 of 1956), the Central Government hereby

makes the amendments to the bye-laws of the Stock Exchange, Ahmedabad specified in the Schedule below, and in pursuance of the proviso to sub-section (4) of that section the Central Government, in the interest of the trade, and with a view to enable the said Stock Exchange to commence bargains for the clearing under its bye-laws without delay, hereby dispenses with the condition of previous publication of the said amendments to the bye-laws.

#### SCHEDULE

In the bye-laws of the Stock Exchange, Ahmedabad (1) for Bye-law 46, the following shall be substituted, namely:—

##### *“Conditions of Admission to the Cleared Securities List*

46. The Governing Board shall from time to time specify the securities admitted to dealings on the Exchange which shall be included in the Cleared Securities List, but no securities shall be so included unless the following conditions are satisfied, namely:—

- (i) The securities are fully paid-up equity shares of a Company other than a banking company.
- (ii) The securities have been admitted to dealings for at least three years on any Stock Exchange recognised under the Securities Contracts (Regulation) Act, 1956, or in the case of a merger Company the securities of the principal merging Companies had been so admitted to dealings for at least three years previous to the date of merger.
- (iii) The securities are not included in the Cleared Securities List of any other Stock Exchange recognised under the Securities Contracts (Regulation) Act, 1956.
- (iv) The Company is of sufficient magnitude and public importance and the subscribed capital represented by the securities is at least Rs. 25 lakhs and their aggregate value at the ruling market price is at least one crore of rupees.
- (v) There is adequate public interest in the Company and at least 49 per cent of the capital represented by the securities is held by the public and such holdings are broadly and evenly distributed among a large number of shareholders without any undue concentration in the hands of a few persons.

*Explanation.*—For purposes of sub-clause (v) of this provision the word “public” shall be deemed to exclude Directors, Managing Directors, Managing Agents, Secretaries and Treasurers and where the Managing Agents or Secretaries and Treasurers are a partnership firm or a private limited Company the partners of such firm and members of such Company; the

the persons aforesaid and any private or public limited Company in which such persons have a controlling interest or which is under their management or supervision.”;

(2) in Bye-law 52, for clauses (d) and (e), the following shall be substituted, namely:—

*Carry-over Bargains Deemed to be at Making-up Price.*

(d) Carry-over bargains in any Cleared Security shall be deemed to be at the making-up price fixed for the security for the current Clearing.”

##### *Performance of Bargains in Cleared Securities.*

(e) Bargains in Cleared Securities entered into during a Clearing may be closed by purchase or sale during the clearing or carried-over to the ensuing Clearing. All bargains entered into during the Clearing that remain outstanding at the close of business on the last business day shall be performed by delivery and payment on the days fixed for the purpose.”;

(3) Bye-law 222 shall be renumbered 222(a), and after the Bye-law so renumbered, the following new clause (b) shall be inserted, namely:—

*“Carry-over Contracts at other than Special Making-up price when Void.*

(b) Save as otherwise provided in these Bye-laws and Regulations carry-over contract notes rendered by members to their constituents shall be at the special making-up price fixed as prescribed in the relative Regulation notwithstanding that the corresponding bargains have been entered into at a price other than such special making-up price. Carry-over contracts between members and their constituents either as agent to principal or as principal to principal in respect of which contracts notes are not rendered as prescribed herein shall be deemed void.”;

(4) in Bye-law 354, in sub-clause (vi) of clause (a), for the full-stop at the end, a semi-colon shall be substituted; and after the said sub-clause, the following new sub-clause (vii) shall be inserted, namely:—

“(vii) carry-over contracts between members and their constituents either as agent to principal or as principal to principal in respect of which contract notes are not rendered to constituents at the special making-up price as provided in these Bye-laws and Regulations.”

[No. F. 24/14/SE/EAD/63.]

A. BAKSI, Jt. Secy.